

UNITED STATES EPARTMENT OF COMMERCE Patent and Trad. ...ark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

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	APPLICATION NUMBER F	LING DATE	FIRST NAME	DAPPLICANT		AITY, DOCKET NO.	
	09/120.806 07/	23/98	KIKUSHIMA	М	101151		
					L	EXAMINER	
	OLIFF AND BERRIDGE		MM12/0114	BUDD.M	ART UNI	T PAPER NUMBER	
	P 0 BOX 19928	uc.		000044	<u></u>		
	ALEXANDRIA VA 22	320		2834			
				2004	DATE MAILE	D:	
				01/14/00			
	This is a communication from th COMMISSIONER OF PATENTS						
			OFFICE ACTION S	SUMMARY			
X	Responsive to communication	n(s) filed c	n 12-14-99				
X	This action is FINAL.						
/							
ш	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 D.C. 11; 453 O.G. 213.						
A si	nortened statutory, period for	esponse to	o this action is set to expire	3	month(s), o	er thirty days	
whi	chever is longer, from the mai	ling date o	f this communication. Failure to		ne period for respo	nse will cause	
	application to become abando 36(a).	oned. (35	U.S.C. § 133). Extensions of ti	me may be obtaine	ed under the provi	sions of 37 CFR	
Dis	position of Claims				30-37		
		8	10-12 and		•	nding in the application.	
X	Of the above, claim(s)		10-13 ad 30-37	- 00 ma		nding in the application. Iwn from consideration.	
П	Claim(s)					is/are allowed.	
)-13° cu	2 15-22		·	is/are rejected.	
	Claim(s)					_is/are objected to.	
Ш	Claim(s)			are su	ibject to restriction	or election requirement.	
Apr	lication Papers						
_			n's Patent Drawing Review, PT				
	The drawing(s) filed on			is/are objected t			
	The proposed drawing correction, filed on						
	The eath or declaration is objected to by the Examiner.						
Pric	ority under 35 U.S.C. § 119						
	•	a claim for	foreign priority under 35 U.S.C	c. § 119(a)-(d)			
 	All Some* None		CERTIFIED copies of the priori	,,,,,	re been		
	received.		,				
	received in Application N	o. (Series	Code/Serial Number)				
		•	ication from the International B	ureau (PCT Rule 1	17.2(a)).		
*	Certified copies not received:						
	Acknowledgment is made of	a claim for	domestic priority under 35 U.S	s.C. § 119(e).			
Atta	chment(s)						
	Notice of Reference Cited, P	TO-892					
	formation Disclosure Statement(s), PTO-1449, Paper No(s).						
\Box	Interview Summary, PTO-413						
	Notice of Draftperson's Pater		Review, PTO-948				
	Notice of Informal Patent App	-					

Serial Number: 09/120,806

Art Unit: 2834

Claims 1-6, 8, 10-13 and 15-22 are rejected under 35 USC 103 as being unpatentable over Negita (British) in view of Nagai for the specific reasons set forth in paper no. 10(9-14-99).

Regarding applicants comments it is noted that Supervisory Patent Examiner Ramirez does not recall any agreement re future rejoinder of method claims 30-37 beyond any criteria that may be outlined in the MPEP.

Although Negita does not explicitly teach the opening in the ceramic housing being metalized a hermetic adhesive material #15a (fig. 3) is used to join the ceramic housing to the glass closure. A well known means of providing a hermetic seal is to use metal, e.g. solder as the adhesive material. (See e.g. Hata and Hafner of record). Thus as noted in the first office action, providing a metal layer to hermetically seal glass/ceramic, ceramic/ceramic, and glass/glass surfaces is standard practice. Clearly the windows of Nagui are thru holes.

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event,

Serial Number: 09/120,806

Page 3

Art Unit: 2834

however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

MARKY O. BUDD PRIMARY EXAMINER ART UNIT 212

Budd/dc January 12, 2000